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**UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA**

16 KYLE CHRISTNER) Case NO. CV 23-9459-JFW (JCx)
17 Plaintiff,)
18) HON. JOHN. F. WALTER
19 vs.)
20) **STIPULATION OF DISMISSAL OF**
21 MIKE SHINODA, ROB BOURDON,) **ENTIRE ACTION WITH**
22 BRAD DELSON, JOSEPH HAHN,) **PREJUDICE PURSUANT TO RULE**
23 MACHINE SHOP ENTER-) **41(a)(1)(A)(ii)**
24 TAINMENT LLC, WARNER)
25 RECORDS INC., and DOES 1-10,)
Defendants)
)

1 Pursuant to Rule 41(a)(1)(A)(ii), the parties, through their undersigned
2 attorneys, stipulate that the above-captioned action in its entirety is dismissed with
3 prejudice, with each party to bear his or its costs and attorneys' fees.
4

5 Dated: March 29, 2024

Edwin F. McPherson
Pierre B. Pine
McPHERSON LLP

6
7 By: /s/ Edwin F. McPherson
8 EDWIN F. MCPHERSON
9 Attorneys for Defendants
10 MIKE SHINODA, ROB
11 BOURDON, BRAD
12 DELSON, JOSEPH HAHN
13 MACHINE SHOP
14 ENTERTAINMENT LLC,
15 AND WARNER RECORDS,
16 INC.

Dated: March 29, 2024

Larry Zerner
**LAW OFFICES OF LARRY
ZERNER**

Maxwell Goss
MAXWELL GOSS LAW

21 By: /s/ Maxwell Goss
22 MAXWELL GOSS
23 Attorneys for Plaintiff
24 KYLE CHRISTNER

1 Pursuant to Local Rule 5 4.3.4(a)(2)(i), counsel for Defendants, Edwin F.
2 McPherson, certifies that all other counsel has consented to and authorized the
3 filing of this document with their electronic signature.

4
5 Dated: March 29, 2024

6 Edwin F. McPherson
7 Pierre B. Pine
8 **McPHERSON LLP**

9 By: /s/ *Edwin F. McPherson*
10 EDWIN F. MCPHERSON
11 Attorneys for Defendants
12 MIKE SHINODA, ROB
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MACHINE SHOP
ENTERTAINMENT LLC,
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INC.